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June 17, 2011

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VIA ECF

The Honorable Ann D. Montgomery
United States District Court
13W U.S. Courthouse
300 South Fourth Street
Minneapolis, MN 55415

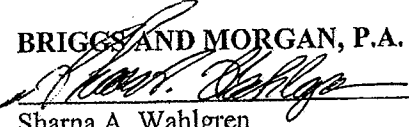
**Re: Reshare Commerce, LLC v. Close to My Heart, Inc., et al.
Civil Case No. 0:10-cv-01936 ADM/JJG**

Dear Judge Montgomery:

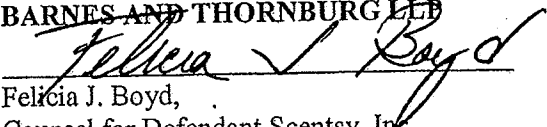
This letter is submitted jointly on behalf of plaintiff Reshare Commerce, LLC and defendants Scentsy, Inc. and Syntec, Inc. The parties have resolved their dispute but the agreements have not been executed. With the close of fact discovery on Monday, the parties are writing to advise the court that the action has settled but that dismissal is not yet possible due to a notice received from the Internal Revenue Service. The parties are working to address the issues raised by the notice and will file a joint stipulated notice of dismissal with prejudice as soon as those issues are resolved.

Respectfully,

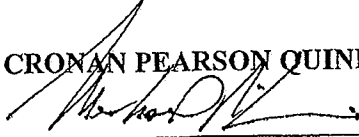
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